

**ARNOLD  
BRANDED  
WITH  
FALSEHOOD  
BY HUGH  
DORSEY**

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Advises Lawyer for  
Defense

to Take Purgative to  
Rid

His System of Some  
of Its

Miasma.

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*DIRTY TACTICS  
CHARGED  
BY SOLICITOR  
GENERAL*

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Dorsey's Speech Is  
Concluded.

# Rosser Will Make Address

## Today and the Case Then

### Goes to the Judge.

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With a blistering attack upon Rube Arnold, in which the attorney was accused not only of deliberate falsehoods, but of having lost through his activity in the Frank case the public esteem and appreciation of the people of Georgia, Solicitor General Hugh M. Dorsey concluded his stirring argument in the Frank hearing late yesterday afternoon.

“Mr. Arnold has made charges against me and against Judge Roan that are deliberate falsehoods. He happens not to be in the room at this time. I wish he were. I therefore, ask you, Mr. Rosser, as his colleague, to deliver to him this message which I am going to send.”

Mr. Rosser, who was sitting only a few feet distance, arose and turning so that he faced both the solicitor and Judge Roan, said:

“I’m no tale bearer. IF you have anything to say of Mr. Arnold, I think it would be more appropriate to say it to him in person. Please do not consider me a slander courier.”

**Sends Message to Arnold.**

“Then,” continued Mr. Dorsey heatedly, “I’ll say this much as advice to Mr. Arnold. If I were in his place, I’d take a purgative and get rid of some of the miasma and putrefaction that rankles in his system.”

“he needs even more. He needs a drastic cathartic. I am sure that if he would turn his back on a little of the money the Brooklyn friends and relatives are putting up for Mr. Leo M. Frank, that he would clean his mind and soul of the fire and fury therein that are being paid to blaze.”

“The community will not hold the lofty opinion it has held of Mr. Arnold until he does this. Mark my prediction! The public he has maligned and abused knows enough, that where the defense has been dirty in its tactics that the prosecution has been clean.”

“The charge that the public has lost its head, and that you, your honor, and I, and the detectives, have lost and that a clean and wholesome jury was perjured is so diabolical that I am sure your honor will not even consider this motion for a new trial. The public mind does not. I am sure you will not.”

These were the final words of the solicitor’s argument which extended less than an hour more than a day.

### **Rosser Promises Attack.**

When he had finished, Mr. Rosser arose from his seat for the second time. As the solicitor took his seat, Rosser said:

“If Dorsey means to assert that I am not going to say he has done dirty things in this case, he is terribly mistaken, for I am going to say it. And, it might be well to mention that I have ample evidence to substantiate such accusation I make.”

Before other words could be Judge Roan adjourned the session until Wednesday morning at 9 o’clock, when Mr. Rosser will begin his speech. To a reporter for The Constitution, Mr. Rosser said that he hardly thought his argument would last over a day—less, in all probability.

The most of Solicitor Dorsey's speech Tuesday was devoted to citations of law upholding his attacks upon the four upholding his attacks upon the four grounds of the defense's motion which he chose to combat. These particular grounds were those based upon demonstrations of the crowds at the trial. Conley's testimony, Judge Roan's charge and upon alleged jury prejudice.

The room in which the hearing was held was filled with a young law library. Not less than 200 cases were recited during the course of his speech, each tending to uphold the solicitor in his various arguments. He was assisted by E. A. Stephens, who is associated with him in the solicitor's office.

### **Defense Accuses Everybody.**

"The defense," he said in part, "finds cause to accuse almost everybody within range of everything from neglect of duty to wrong-doing of all conceivable kinds. They accuse your honor, my friend Hooper, myself, the detective department and every man on the sheriff's staff."

"Why is it? It is purely this—this and nothing more: They have lumbered all this mass of stuff in here merely as some excuse to ask your honor to set aside a verdict which he conscientiously known is correct and capable of withstanding any storm that might brew in the future."

"But such tactics are only in keeping with every other thing they are doing. There is absolutely no justification for this motion. They have no grounds and they know it. That is the pathetic thing about the whole business—to watch the defense beating around in the dark like snipe hunters, doing every possible thing to find something on which they might be able to base a desperate plea."

"Why, just look how ridiculous some of these pieces of evidence are—the Sam Boorstein affidavit, for instance. Colonel Samuel Boorstein, lawyer. He swears he saw a juror put his head out of a window at Kimball house. Poor juror. Poor Colonel Boorstein. It is the most absurd proposition I have ever heard of."

“There isn’t a ground in the entire motion that has to it even a semblance of merit. I know it, your honor knows it, and the poor, desperate defense knows it. If the defense wasn’t composed of such capable law-

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***ARNOLD BRANDED  
WITH  
FALSEHOOD***

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***Continued From Page  
One.***

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yers as Meessrs. Rosser and Arnold, why, your honor wouldn’t take the pains to listen to it.”

**Sanctions Red-Handed Crime.**

“If you accept the kind of policy the defense would have you accept, your honor will be literally sanctioning red-handed crime and giving freedom to criminals. If they had shown credible evidence by unimpeachable witness, they might have had a chance for a new trial But knowing the evidence and

circumstances as does your honor, you cannot possibly do anything toward granting their wish.”

“If you disqualify jurors on such flimsy evidence as has been produced by the defendants, you will have a hard time ever getting a jury in the future—in some cases, many, I’m afraid—you’ll never get one. It will be an impossibility.”

“Let me tell you something: There isn’t a man in the state more honorable and peaceful than these men. Johenning and Henslee. And, in saying this, I include every man from the governor down. Is it any wonder that when such men as these are allowed to be attacked that the people are growing to hold the court and law in contempt?”

“Now, let me say this much, and I say it with all sincerity and feeling: If this man Johenning and this man Henslee have done what the defense accused, they ought to be sent to the penitentiary. For, if such is the case, justice is a fraud and court trial a farce. Consider it a moment. The you’ll agree that I am right.

### **Militia Will Be Necessary.**

“If your honor would do such a thing as grant a new trial on the ground of demonstrations and outbreaks of the crowd, then he will permit things to come to such a pass where it will be necessary to muster out the military to keep guard. We will have court in the future at the point of bayonets and loaded guns.”

“Regarding your honor’s charge on which is based one of the grounds for a new trial, I do not think it necessary for me to dwell at all. They do not necessitate combat. I have enough confidence in your honor’s knowledge of law and in his discretion. I will not give dignity to this ground by making reply.”

“To tell the truth, I believe that this ground was inherited in the motion to give bulk and for purely no other reason. You can readily see that such is the case in almost all the other grounds.”

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# **KNIGHTS OF PYTHIAS**

## **WILL CONVENE TODAY**

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All Lodges in the Fifth  
Georgia

Congressional District  
Will

### **Gather in Atlanta**

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The annual convention of the Knights of Pythias of the fifth district, which includes all the lodges within the fifth congressional district of Georgia will be held today at the Knights of Pythias Hall, in the Kiser building.



At 3 o'clock a meeting of the delegates from the various lodges in the district will be held for the purpose of reorganization and the election of district officers for the coming year, and to transact routine businesses.

At 8 o'clock in the hall a Pythian rally will be held, to which all Knights of Pythias have been invited, whether in good standing or not. The rally is to be a general "get together meeting," and an effort will be made to re-enlist all members who, for various reasons, have ceased to be actively connected with the order.

Practically all of the grand officers of the state are expected to attend the rally, and speeches will be made by all of the grand officers present and by several local Pythians of high rank.

Supreme Chancellor Thomas J. Carling, of Macon, the head of the entire order, has been invited to attend, and will probably make an address before the meeting.

Past Grand Master Milan, of Cartersville, and Hamilton Douglas, past chancellor and past supreme representative of the order, and Troy Beatty, of Athens, grand prelate; Past Chancellor Shepard Bryan, Miller Bell, of Milledgeville, present grand chancellor; H. M. Stanley, of Dublin; Grand Vice Chancellor Joseph P. Smith; Past Grand Chancellor James W. Austin, Attorney Frank Hooper and Joseph P. Smith will make short addresses.

Refreshments will be served during the evening, and an orchestra has been engaged to furnish music.

# PROFESSIONAL CARDS

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